### 28.8(a) FLEEING TO ELUDE A LAW ENFORCEMENT OFFICER

**(Siren and Lights Activated with High Speed or Reckless Driving**

**Causing Serious Bodily Injury or Death)**

§ 316.1935(3)(b), Fla. Stat.

**To prove the crime of Fleeing to Elude a Law Enforcement Officer, the State must prove the following five elements beyond a reasonable doubt:**

1. (Defendant) **was operating a vehicle upon a street or highway in Florida.**
2. (Defendant)**, knowing [he] [she] had been directed to stop by a duly authorized law enforcement officer, willfully fled in a vehicle in an attempt to elude a law enforcement officer.**
3. **The law enforcement officer was in an authorized law enforcement patrol vehicle with agency insignia and other jurisdictional markings prominently displayed on the vehicle and with siren and lights activated.**
4. **During the course of the fleeing or the attempt to elude,** (defendant) **drove at high speed or in any manner demonstrating a wanton disregard for the safety of persons or property.**
5. **As a result of** (defendant’s) **fleeing or eluding at high speed or wanton disregard for safety, [he] [she] caused [the death of] [serious bodily injury to] [another person] [a law enforcement officer involved in pursuing or otherwise attempting to stop [his] [her] vehicle].**

§ 316.003, Fla. Stat.

**“Street or highway” means the entire width between boundary lines of every way or place of whatever nature when any part thereof is open to the public for purposes of vehicular traffic.**

§ 316.003, Fla. Stat. Some of these terms have their own statutory definitions, which should be given if necessary.

**“Vehicle” means every device, in, upon, or by which any person or property is or may be transported or drawn upon a highway[, except personal delivery devices, mobile carriers, and devices used exclusively upon stationary rails or tracks].**

Patterson v. State, 512 So. 2d 1109 (Fla. 1st DCA 1987).

**“Willfully” means intentionally, knowingly, and purposely.**

Lesser Included Offenses

#### FLEEING TO ELUDE A LAW ENFORCEMENT OFFICER — 316.1935(3)(b)

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| CATEGORY ONE | CATEGORY TWO | FLA. STAT. | INS. NO. |
| Fleeing to elude |  | 316.1935(3)(a) | 28.8 |
| Fleeing to elude |  | 316.1935(2) | 28.7 |
| Fleeing to elude |  | 316.1935(1) | 28.6 |
| Reckless Driving (if wanton disregard for the safety of persons or property is charged or if there is evidence that the fleeing is in a motor vehicle) |  | 316.192(1) | 28.5 |
|  | Disobedience to Police or Fire Department Officials\* | 316.072(3) | 28.18 |

Comments

\*The Second District Court of Appeal requires Disobedience to Police to be given as a lesser when the charging document tracks the Fleeing statute. *See Koch v. State,* 39 So. 3d 464 (Fla. 2d DCA 2010); *Lucas v. State,* 192 So. 3d 1269 (Fla. 2d DCA 2016). The Committee retained Disobedience to Police in the Category Two box, however, because Disobedience to Police requires the police order or direction to be lawful and the crime of Fleeing to Elude LEO does not contain that element. *See State v. Kirer,* 120 So. 3d 60 (Fla. 4th DCA 2013); *Jackson v. State*, 463 So. 2d 372 (Fla. 5th DCA 1985).

This instruction was adopted in 2008 [976 So. 2d 1081] and amended in 2011 [73 So. 3d 136], 2015 [166 So. 3d 161], 2018 [236 So. 3d 244], 2019 [262 So. 3d 59], 2020 [288 So. 3d 518], and on October 2, 2020.